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Attorneys for the Motors Liquidation Company GUC Trust

UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK	
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In re	: Chapter 11 Case No.
MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.	: 09-50026 (REG)
Debtors.	: (Jointly Administered)

### MOTORS LIQUIDATION COMPANY GUC TRUST QUARTERLY SECTION 6.2(C) REPORT AND BUDGET VARIANCE REPORT AS OF JUNE 30, 2013

The Motors Liquidation Company GUC Trust (the "GUC Trust"), by its undersigned counsel, pursuant to the Amended and Restated Motors Liquidation Company GUC Trust Agreement dated June 11, 2012 and between the parties thereto (as amended, the "GUC Trust Agreement") and in accordance with Paragraph 31 of the order of this Court dated March 29, 2011 confirming the Debtors' Second Amended Joint Chapter 11 Plan of liquidation dated March 18, 2011 of Motors Liquidation Company and its affiliated post-effective date debtors (the "Confirmation Order"), hereby files the following for the most recently ended fiscal quarter of the GUC Trust.

Reporting required under Section 6.2(c)(i) of the GUC Trust Agreement is annexed hereto as <u>Exhibit A</u> (the "**6.2(c) Report**").

The quarterly variance report as described in the third sentence of Section 6.4 of the GUC Trust Agreement for the fiscal quarter ended June 30, 2013, in accordance with the *Order Authorizing the GUC Trust Administrator to Liquidate New GM Securities for the Purpose of Funding Fees, Costs and Expenses of the GUC Trust and the Avoidance Action Trust,* dated March 8, 2012, is annexed hereto as Exhibit B (the "Budget Variance Report").

The 6.2(c) Report is not intended to constitute, and should not be construed as, investment advice. The 6.2(c) Report has been provided to comply with the GUC Trust Agreement and the Confirmation Order and for informational purposes only and may not be relied upon to evaluate the merits of investing in any securities or interests referred to herein.

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The GUC Trust has no officers, directors or employees. The GUC Trust and Wilmington Trust Company, solely in its capacity as trustee and trust administrator (the "GUC **Trust Administrator"**), rely solely on receiving accurate information, reports and other representations from GUC Trust professionals and other service providers to the GUC Trust. In submitting the 6.2(c) Report, the Budget Variance Report and executing any related documentation on behalf of the GUC Trust, the GUC Trust Administrator has relied upon the accuracy of such reports, information and representations.

Dated: New York, New York

July 22, 2013

GIBSON, DUNN & CRUTCHER LLP

By: /s/ Matthew J. Williams

Matthew J. Williams Keith R. Martorana 200 Park Avenue New York, NY 10166-0193 (212) 351-4000

Attorneys for the Motors Liquidation Company GUC Trust

### EXHIBIT A

### Motors Liquidation Company GUC Trust Claims and Distribution Summary

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					C.			В.	Α.		
Aggregate Maximum Amount (i.e., Maximum Amount of all Disputed General Unsecured Claims, Term Loan Avoidance Action Claims and Unresolved Other Avoidance Action Claims (Laims)	aggregate)	Orresolved Jerm Loan Avoidance Action Claims (in the aggregate) Maximum Amount of all Unresolved Other Avoidance Action Claims (in the	Disputed General Unsecured Claims (in the aggregate) Maximum Amount of all	currently Allowed General Unsecured Claims as of date specified) Maximum Amount of all	Claims Summary	Cash (whether held by MLC or the GUC Trust)	Assets GUC Trust Warrant Assets "A" GUC Trust Warrant Assets "B" GUC Trust Dividend Assets GUC Trust Distributable	GUC Trust Distributable Assets GUC Trust Common Stock	Number of Units Outstanding		
\$ 9,653,859,851 \$ 39,424,671,983	\$ 0	\$ 1,500,000,000	\$ 8,153,859,851	\$29,770,812,132		\$	150,000,000 136,363,635 136,363,635 \$		0	As of Effective Date	
\$ 6,705,266,370 \$36,742,148,610	\$ 0	\$ 1,500,000,000	\$ 5,205,266,370	\$30,036,882,240		\$ 0	29,514,625 26,831,449 26,831,449 8		29,923,831	As of March 3 I, 2012	
\$ 5,822,530,278 \$ 35,981,062,403	\$	\$ 1,500,000,000	\$ 4,322,530,278	\$30,158,532,126		\$ 0	26,790,000 24,354,500 24,354,500 \$		30,036,943	As of June 30, 2012	Per section
\$ 5,104,871,048 \$35,332,114,926	\$ 0	\$ 1,500,000,000	\$ 3,604,871,048	\$30,227,243,878		\$ 0	22,008,739 20,007,804 20,007,804 \$		30,198,435	As of March 31, 2013	Per section 6.2 (c)(i)
\$ 4,904,165,625 \$35,186,895,919	\$ 0	\$ 1,500,000,000	\$ 3,404,165,625	\$30,282,730,294		\$ 0	20,334,066 18,485,406 18,485,406 \$		30,227,314	As of June 30, 2013	
\$ 4,904,165,625 \$35,186,895,919	\$	\$ 1,500,000,000	\$ 3,404,165,625	\$30,282,730,294		\$	20,334,066 18,485,406 18,485,406 \$		30,227,314	Cumulative as of June 30, 2013	
						\$ 0	(221,014) (200,924) (200,924) \$ (200,924)		55,487	In respect of August 2013	Suppl
						\$ 0	19,534,609 17,758,626 17,758,626 \$ 0		30,282,801	Cumulative total including amounts in respect of August 2013	Supplemental
					(4)			(3)	(2)	Notes	

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Claims, resolved in favor of the respective defendants	resolved in favor of the respective defendants Other Avoidance Action	Unresolved Term Loan Avoidance Action Claims	Claims disallowed	Unsecured Claims allowed Disputed General Unsecured	Claim Disposition Resolved Allowed General		Warrant Assets "B"	Avoidance Action Trust Tax Liability Holdback - GUC Trust	Assets "B"	Avoidance Action Trust Holdback - GUC Trust Warrant	"В"	- GUC Trust Warrant Assets	Assets "B"	Reporting and Transfer Holdback - GUC Trust Warrant	Trust Warrant Assets "B"	Additional Holdback - GUC	Protective Holdback - GUC	Warrant Assets "A"	Avoidance Action Trust Tax Liability Holdback - GUC Trust	Assets "A"	Avoidance Action Trust Holdback - GUC Trust Warrant	,"A"	- GUC Trust Warrant Assets	Assets "A"	Holdback - GUC Trust Warrant	Trust Warrant Assets "A"	Additional Holdback - GUC	Protective Holdback - GUC Trust Warrant Assets "A"	Common Stock Assets	Liability Holdback - GUC	Stock Assets	Holdback - GUC Common	- GUC Common Stock Assets	Taxes on Distribution Holdback	Holdback - GUC Common Stock Assets	Reporting and Transfer	Common Stock Assets	Common Stock Assets	Protective Holdback - GUC
Not applicable	Not applicable		Not applicable	Not applicable			0		0		0		86,414		0	C	<b>&gt;</b>	0		0		0		86,414		0		0	0		0		0	9000	95.060		0	0	
\$ 0	\$ 0		\$ 340,999,227	\$ 113,113,780			0		0		1,937,418		122,732		383,966		o	0		0		1,937,418		122,732		383,966		0	0		0		2,131,159	,	135.005	,	422,363	0	
\$ 0	\$		\$ 761,086,207	\$ 121,649,886			0		0		3,818,605		284,543		801,644		>	0		0		3,818,605		284,543		801,644	,	0	0		0		4,200,465	-	312.998	,	881,808	0	
\$ 0	\$ 0		\$ 125,502,631	\$ 28,878,731			0		0		6,683,130		272,864		400,551			0		0		6,683,130		272,864		400,551		0	0		0		7,351,443		300.150	,	440,638	0	
\$ 0	\$ 0		\$ 145,219,007	\$ 55,486,416			0		0		7,550,087		128,985		203,165			0		0		7,550,087		128,985		203,165		0	0		0		8,305,096	3000	141.883		223,514	0	
\$ 0	\$		\$ 4,239,079,748	\$ 510,614,477			0		0		7,550,087		128,985		203,165		<u>-</u>	0		0		7,550,087		128,985		203,165		0	0		0		8,305,096		141.883	,	223,514	0	

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YKEHE	I I				H.			G.		<b>.</b>				
to newly Resolved Allowed General Unsecured Claims at next quarterly distribution  Number of Units to Resolved Allowed General Unsecured Claims  Distributions in respect of Resolved Allowed General Unsecured Claims of -  GUC Common Stock Assets GUC Trust Warrant Assets "B"  Excess GUC Trust Warrant Assets GUC Trust Warrant Assets GUC Trust Warrant Assets GUC Trust Warrant Assets	Additional Shares received (whether held by MLC or the GUC Trust)	or the GUC Trust)	GUC Trust Warrant Assets "B" GUC Trust Dividend Assets other GUC Trust Distributable Cash (whether held by MLC	GUC Trust Warrant Assets "A"	Excess GUC Trust Distributable Assets reserved for	GUC Trust Warrant Assets B GUC Trust Dividend Assets other GUC Trust Distributable Cash	GUC Common Stock Assets GUC Trust Warrant Assets "A"	Distributions in respect of Units of -	GUC Common Stock Assets GUC Trust Warrant Assets "A" GUC Trust Warrant Assets "B" GUC Trust Dividend Assets other GUC Trust Distributable Cash	Distributions in respect of Resolved Allowed General Unsecured Claims of -				
	0	\$ 0		0		& & 0 0 0	0 0		& & 0 0 0 0		Effective Date			
		\$	↔			\$ \$			188,180 171,074 171,074 \$ 0 \$ 0		March 31, 2012	•		
	0	0 \$	€	0		\$ \$			409,61 409,61 409,61 \$		1, June 30, 2012	•		Per
	0	9		0		\$ \$	0		12 38,325 12 38,325 12 38,325 0 \$ 0 0 \$ 0		0, March 31, 2013			Per section 6.2 (c)(i)
	0	0 \$	0 0 \$	0		\$ \$	0		115,029 225 104,570 225 104,570 0 \$ 0 0 \$ 0		31, June 30, 2013			<u>i</u>
	0	0 \$	0 \$	0		0 \$ 4,913,469			70 104,543,123 70 104,543,123 70 \$ 0 \$ 0 0 \$ 0		30, June 30, 2013			
55,487 221,014 200,924 200,924	0	0		0		\$ \$	19		221,014 223 220,924 23 200,924 0 \$ 0 0 \$ 0		on August 2013 Distribution			S
87 114 124 124 120 120		0	0 0	0		0 \$ 4,913,469 0 \$ 0 0 \$ 0	0 5,404,819 0 4,913,469		114 115,218,248 124 104,744,005 124 104,744,005 0 \$ 0 0 \$ 0		on Distribution	7 2 =-	Cumulative total	Supplemental
		L			ĵ.			(7)	0 0 0 0 0	(6)	Notes			

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Claims summary by category (allowed amounts) Accounts Payable and Executory Contracts Asbestos Debt Employee Environmental Litigation Workers Compensation Other	Claims summary by category (as currently ordered) Accounts Payable and Executory Contracts Asbestos Debt Employee Environmental Litigation Workers Compensation Other	Summary  Total filed claims Total scheduled only, liquidated claims Total filed and scheduled claims Total filed and scheduled claims Claims as currently ordered Term Loan Avoidance Action Current Total Amount	
			As of Effective Date
			As of March 31, 2012
\$ 786,400,749 \$ 625,000,000 \$ 27,267,274,794 \$ 1,000,020,000 \$ 227,626,632 \$ 252,173,610 \$ 252,173,613 \$ 35,497	\$ 934,271,316 \$ 625,000,000 \$ 30,354,703,374 \$ 1,025,913,492 \$ 463,504,647 \$ 836,881,949 \$ 27,226,844 \$ 213,560,782	\$ 214,872,225,885 \$ 3,771,756,210 \$ 218,643,982,096 \$ 34,481,062,403 \$ 1,500,000,000 \$ 35,981,062,403	As of June 30, 2012
\$ 802,549,338 \$ 625,000,000 \$ 27,267,289,061 \$ 1,002,839,274 \$ 235,219,740 \$ 294,172,333 \$ 294,172,333 \$ 148,289	\$ 879,676,117 \$ 625,000,000 \$ 30,325,009,987 \$ 1,009,029,798 \$ 302,819,740 \$ 452,931,709 \$ 24,025,844 \$ 213,621,732	\$ 214,874,842,925 \$ 3,771,756,210 \$ 218,646,599,135 \$ 33,832,114,926 \$ 1,500,000,000 \$ 35,332,114,926	Per section 6.2 (c)(i)  As of  March 31,  2013
\$ 847,091,528 \$ 625,000,000 \$ 27,267,289,061 \$ 1,004,339,274 \$ 239,337,417 \$ 295,592,333 \$ 3,732,393 \$ 148,289	\$ 924,218,307 \$ 625,000,000 \$ 30,325,392,487 \$ 1,004,339,274 \$ 239,537,417 \$ 396,054,310 \$ 3,732,393 \$ 168,621,732	\$ 214,876,295,867 \$ 3,771,299,409 \$ 218,647,595,277 \$ 33,686,895,919 \$ 1,500,000,000 \$ 35,186,895,919	As of June 30, 2013
			Cumulative as of June 30, 2013
			In respect of August 2013
			Supplemental Cumulative total including amounts in respect of August Juston Distribution  Supplemental Cumulative total including amounts in respect of August Juston Distribution

about April 27, 2012. The sixth quarter distribution took place on or about August 3, 2012. The seventh quarter distribution took place on or about November 5, described further below, the GUC Trust was not required to make, and did not make, a fourth quarter distribution. The fifth quarter distribution took place on or as of the Initial Distribution Date who did not receive the April 21, 2011 distribution). The second quarter distribution took place on or about July 28, 2011. The The Initial Distribution Date took place on or about April 21, 2011 (with a secondary distribution on or about May 26, 2011 to certain holders of allowed claims further below, the tenth quarter distribution is anticipated to take place in early August 2013. 2012. The eighth quarter distribution took place on or about February 8, 2013. The ninth quarter distribution took place on or about May 10, 2013. As described third quarter distribution took place on or about October 28, 2011. The Section 2.3(a) Distribution, as defined below, took place on or about January 13, 2012. As

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took place on or about January 13, 2012, and consisted solely of a distribution to holders of Resolved Allowed General Unsecured Claims, and holders of such term is defined in the GUC Trust Agreement, any New GM Securities that would have been distributed on the next quarterly distribution date to holders of Assets did not exceed the Distribution Threshold, no distribution to holders of Units was made in connection with the Section 2.3(a) Distribution. Agreement, but successfully fulfilled such informational requirements for the Section 2.3(a) Distribution. Because the amount of Excess GUC Trust Distributable Allowed General Unsecured Claims who previously failed to fulfill informational requirements for distribution established in accordance with the GUC Trust Funding Date was December 15, 2011 and, as such, the record date for the Section 2.3(a) Distribution was December 15, 2011. The Section 2.3(a) Distribution Resolved Allowed General Unsecured Claims and holders of Units as of the GUC Trust Funding Date (the "Section 2.3(a) Distribution"). The GUC Trust Pursuant to Section 2.3(a) of the GUC Trust Agreement, the GUC Trust was required to distribute, within thirty (30) days of the "GUC Trust Funding Date," as

GUC Trust Agreement, but successfully fulfilled such informational requirements for the distribution that quarter. Because the amount of Excess GUC Trust holders of Allowed General Unsecured Claims who previously failed to fulfill informational requirements for distribution established in accordance with the The fifth, sixth, seventh, eighth and ninth quarter distributions consisted solely of distributions to holders of Resolved Allowed General Unsecured Claims, and required. As such, no quarterly distribution (other than the Section 2.3(a) Distribution referenced herein) was made during January 2012. Claims. In addition, as the amount of Excess GUC Trust Distributable Assets did not exceed the Distribution Threshold, no distribution to holders of Units was December 31, 2011 record date for the fourth quarter distribution, no distribution was required to be made to holders of Resolved Allowed General Unsecured records as of December 31, 2011. However, as no Disputed General Unsecured Claims were allowed between the GUC Trust Funding Date and the

The fourth quarter distribution was scheduled to take place on or as promptly as practicable following January 1, 2012, based upon the GUC Trust's books and

Distributable Assets did not exceed the Distribution Threshold for each quarter, no distribution to holders of Units was made in connection with such

established in accordance with the GUC Trust Agreement, but successfully fulfilled such informational requirements for the tenth quarter distribution. Because with the tenth quarter distribution the amount of Excess GUC Trust Distributable Assets did not exceed the Distribution Threshold, no distribution to holders of Units is anticipated in connection General Unsecured Claims, and holders of Allowed General Unsecured Claims who previously failed to fulfill informational requirements for distribution The tenth quarter distribution is expected to take place in early August 2013, and is expected to consist solely of a distribution to holders of Resolved Allowed

or its nominee and held only through participants of DTC, as depositary. the books and records of the GUC Trust were exchanged for Units issued in global form only, registered in the name of The Depositary Trust Company ("DTC") Exchange Act of 1934 (the "No Action Relief"). Following the receipt of the No Action Relief, on or about June 12, 2012, the Units represented by notation on the SEC would not recommend enforcement if the Units were issued in a global transferable form, but were not registered under Section 12(g) of the Securities GUC Trust received a favorable ruling from the Division of Corporation Finance of the Securities and Exchange Commission (the "SEC") which provided that Claim was deemed to receive "Units" in the GUC Trust evidenced by appropriate notation on the books and records of the GUC Trust. On May 23, 2012, the in Sections G and H hereof). Prior to the receipt of the No Action Relief (as defined below) by the GUC Trust, each holder of an Allowed General Unsecured Units represent the contingent right to receive, on a pro rata basis as provided in the Plan, Excess GUC Trust Distributable Assets (as described in greater detail

(2)

June 30, 2013 were subsequently allowed, the GUC Trust would issue approximately 35.19 million Units (inclusive of all Units previously distributed)) Units are issued at a ratio of one Unit for each \$1,000 in amount of allowed general unsecured claim (such that if all Disputed General Unsecured Claims as of

records) until after the Effective Date. Hence, for purposes of this presentation only, Units outstanding as of the Effective Date are deemed to be zero. The June 30, 2013 does not directly correspond to allowed claims as of March 31, 2013 on a 1 to 1,000 basis because 70 additional Units were issued due to 30,227,314 Units outstanding as of June 30, 2013 correlate to the \$30.23 million in allowed claims as of March 31, 2013. The Number of Units outstanding as of Units in respect of general unsecured claims allowed as of the Initial Distribution were not issued (at that time, as evidenced on the GUC Trust's books and

- (3)Financial Statements of the GUC Trust for the year ended March 31, 2013, as previously filed. The amounts reported as GUC Trust Distributable Assets are net of liquidating distributions payable as further described in Notes 4, 5 and 6 of the Notes to the
- *(4)* the Notes to the Financial Statements of the GUC Trust for the year ended March 31, 2013, as previously filed The categories presented under Sections C and E hereof correspond to terms defined in the GUC Trust Agreement and further described in Notes 1, 2 and 3 of
- (5) MLC on behalf of the GUC Trust until MLC's dissolution on December 15, 2011. On December 15, 2011, MLC transferred, net of payments already made on On May 24, 2011, MLC, on behalf of the GUC Trust, sold 87,182 shares of New GM Common Stock and 79,256 warrants of each class of warrants related to the Section 2.3 of the GUC Trust Agreement. account of such Reporting and Transfer Costs, \$2,049,608 of these funds to the GUC Trust and \$500,000 to the Avoidance Action Trust in accordance with pursuant to the Plan, was used to fund certain reporting, tax and litigation costs of the GUC Trust ("Reporting and Transfer Costs"). Such proceeds were held by Reporting and Transfer Holdback in accordance with Section 2.3(e)(i) of the GUC Trust Agreement. The sale resulted in cash proceeds of \$5,649,328 which,

and 1,095,265 warrants of each class of warrant in the aggregate (collectively the "Reserved Securities") for the purposes of funding accrued and projected Reserved Securities, the "Reporting and Transfer Costs Reserve"). administrative expenses of the GUC Trust (such Reserved Securities, the "GUC Trust Administrative Costs Reserve"), and Reporting and Transfer Costs (such Agreement and with the approval of the GUC Trust Monitor, Excess GUC Trust Distributable Assets consisting of 1,204,792 shares of New GM Common Stock As of December 31, 2011, the GUC Trust Administrator reserved from distribution, in accordance with Sections 6.1(b), 6.1(c), and 6.1(d) of the GUC Trust

satisfy Reporting and Transfer Costs incurred by the GUC Trust in 2011 and which could arise in 2012. In addition, the First Liquidation Order authorized the satisfy fees, costs and expenses of the Avoidance Action Trust estimated for 2012, 2013 and 2014 (the "Avoidance Action Trust Administrative Costs"). The GUC Trust Administrator to liquidate New GM Securities which would generate proceeds approximating \$13,714,000 (the "Avoidance Action Trust Cash") to to satisfy GUC Trust administrative fees, costs and expenses ("GUC Trust Administrative Costs") incurred in 2011 and estimated for 2012, and (y) \$8,648,781 to the Motors Liquidation Company GUC Trust website at https://www.mlcguctrust.com/. GUC Trust would be permitted to transfer the Avoidance Action Trust Cash to the Avoidance Action Trust. A copy of the First Liquidation Order is available at First Liquidation Order further provided that, following the receipt of a favorable ruling from the Internal Revenue Service (the "Favorable IRS Ruling"), the Reserved Securities, the proceeds of which (net of any applicable costs, fees, expenses and taxes payable in respect thereof) would approximate (x) \$17,866,537 On March 8, 2012, the Bankruptcy Court entered an order (the "First Liquidation Order") authorizing the GUC Trust Administrator to liquidate a portion of the

warrants of each class of warrant for the aggregate proceeds of \$13,715,264 in respect of Avoidance Action Trust Administrative Costs. On April 24, 2012 the proceeds of \$17,868,184 in respect of GUC Trust Administrative Costs; (ii) 169,912 shares of New GM Common Stock and 154,465 warrants of each class of accordance with the First Liquidation Order: (i) 351,001 shares of New GM Common Stock and 319,092 warrants of each class of warrant for the aggregate would be incurred by the GUC Trust in the event that the value of the New GM Securities increases from the date of receipt of the New GM Securities by the Agreement and with the approval of the GUC Trust Monitor, additional Excess GUC Trust Distributable Assets primarily to address a contingent tax liability that As of March 31, 2012, the GUC Trust Administrator reserved from distribution, in accordance with Sections 6.1(b), 6.1(c), and 6.1(e) of the GUC Trust GUC Trust received the Favorable IRS Ruling, and on May 14, 2012 the GUC Trust transferred the Avoidance Action Trust Cash to the Avoidance Action Trust warrant for the aggregate proceeds of \$8,649,578 in respect of Reporting and Transfer Costs; and (iii) 269,422 shares of New GM Common Stock and 244,929 Following the entry of the First Liquidation Order and prior to March 31, 2012, the GUC Trust Administrator sold the following New GM Securities in

to the extent arising from the distribution of New GM Securities. On May 7, 2012, the IRS informed representatives of the Official Committee of Unsecured reserved for the purposes of funding then projected GUC Trust Administrative Costs and Reporting and Transfer Costs. Pursuant to Section 12.1 of the Plan, Law favorable private letter ruling would not be forthcoming. Creditors of Motors Liquidation Company that it had made a final adverse determination with respect to the issuance of such private letter ruling, and that a Company had requested a private letter ruling from the Internal Revenue Service (the "IRS") which, if granted, would have eliminated the contingent tax liability Debenture Trust Company of New York, in its capacity as claimant and as chair of the Official Committee of Unsecured Creditors of Motors Liquidation GM Common Stock and 2,444,116 warrants of each class of warrants, which reflects both the Taxes on Distribution Reserve as well as New GM Securities Financial Statements for the year ended March 31, 2012. As such, as of March 31, 2012, the aggregate Reserved Securities consisted of 2,688,527 shares of New March 31, 2012, there was such a contingent tax liability estimated at approximately \$108.6 million, as further described in Notes 2 and 3 of the Notes to the GUC Trust to the time such New GM Securities are distributed, liquidated or otherwise disposed of by the GUC Trust (the "Taxes on Distribution Reserve"). On

class of warrants were set aside to fund projected GUC Trust Administrative Costs and Reporting and Transfer Costs, primarily as a result of increases to reserves for expected costs of liquidation and the decrease in the fair market value of New GM Securities during the period. In As of June 30, 2012, additional Reserved Securities consisting of 637,438 additional shares of New GM Common Stock and 579,489 additional warrants of each

securities at quarter end. For additional information, see the disclosure in the Form 8-K of the GUC Trust filed with the SEC on June 27, 2012. As a result of addition, the GUC Trust Administrator reevaluates, on a quarterly basis, the amounts of New GM Securities included in the Taxes on Distribution Reserve. As a result of such review for the quarter ended June 30, 2012, the GUC Trust Administrator determined that it was necessary to include 2,069,306 additional shares such increases, as of June 30, 2012, the aggregate amounts of Reserved Securities consisted of 5,395,271 shares of New GM Common Stock and 4,904,792 since December 15, 2011 in calculating the potential taxes on future gains from the disposition of New GM Securities rather than the market price for the change in the calculation of securities to be set aside. The revised calculation (the "First Revised Calculation") used the highest market price for the securities of New GM Common Stock and 1,881,187 additional warrants of each class of warrants in the Taxes on Distribution Reserve. This increase was a result of a warrants of each class of warrants.

related to a change in the calculation of securities to be set aside (the "Second Revised Calculation"). The Second Revised Calculation uses the lowest market shares of New GM Common Stock and 210,602 additional warrants of each class of warrants in the Taxes on Distribution Reserve. This increase was partially additional warrants of each class of warrants were set aside to fund projected GUC Trust Administrative Costs and Reporting and Transfer Costs, primarily as a GM Common Stock and 5,148,062 warrants of each class of warrants. September 27, 2012. As a result of such increases, as of September 30, 2012, the aggregate amounts of Reserved Securities consisted of 5,662,868 shares of New price for the securities at quarter end for such conversion. For additional information, see the disclosure in the Form 8-K of the GUC Trust filed with the SEC on into the number of New GM Securities comprising the Taxes on Distribution Reserve. This differs from the First Revised Calculation which used the market price for the securities since December 15, 2011 in converting the potential taxes on future gains from the disposition of New GM Securities from a dollar value Distribution Reserve for the quarter ended September 30, 2012, the GUC Trust Administrator determined that it was necessary to include 231,663 additional result of increases to reserves for expected costs of liquidation. In addition, as a result of the GUC Trust Administrator's quarterly reevaluation of the Taxes on During the quarter ended September 30, 2012, additional Reserved Securities consisting of 35,934 additional shares of New GM Common Stock and 32,668

related to the increase in the fair market value of New GM Securities during the period. As a result of such increases, as of December 31, 2012, the aggregate shares of New GM Common Stock and 584,941 additional warrants of each class of warrants in the Taxes on Distribution Reserve. This increase was primarily amounts of Reserved Securities consisted of 6,826,720 shares of New GM Common Stock and 6,206,109 warrants of each class of warrants Distribution Reserve for the quarter ended December 31, 2012, the GUC Trust Administrator determined that it was necessary to include 643,435 additional result of increases to reserves for expected costs of liquidation. In addition, as a result of the GUC Trust Administrator's quarterly reevaluation of the Taxes on additional warrants of each class of warrants were set aside to fund projected GUC Trust Administrative Costs and Reporting and Transfer Costs, primarily as a During the quarter ended December 31, 2012, additional Reserved Securities consisting of 520,417 additional shares of New GM Common Stock and 473,106

of the Reserved Securities, the proceeds of which (net of any applicable costs, fees, expenses and taxes payable in respect thereof) would approximate \$11,363,300 to satisfy GUC Trust Administrative Costs estimated for 2013, and \$6,489,100 to satisfy Reporting and Transfer Costs estimated for 2013. A copy of the Second Liquidation Order is available at the Motors Liquidation Company GUC Trust website at https://www.mlcguctrust.com/ On December 11, 2012, the Bankruptcy Court entered an order (the "Second Liquidation Order") authorizing the GUC Trust Administrator to liquidate a portion

June 30, 2013

warrant for the aggregate proceeds of \$6,531,483 in respect of Reporting and Transfer Costs. proceeds of \$11,437,693 in respect of GUC Trust Administrative Costs; (ii) 106,912 shares of New GM Common Stock and 97,192 warrants of each class of accordance with the Second Liquidation Order: (i) 187,221 shares of New GM Common Stock and 170,200 warrants of each class of warrant for the aggregate Following the entry of the Second Liquidation Order and prior to March 31, 2013, the GUC Trust Administrator sold the following New GM Securities in

number of Reserved Securities which were previously set aside to fund projected GUC Trust Administrative Costs and Reporting and Transfer Costs (in the of New GM Common Stock and 866,957 additional warrants of each class of warrants in the Taxes on Distribution Reserve in order to satisfy the Second Administrator, after consultation with the GUC Trust Monitor and Trust Professionals, determined that it would be necessary to include 953,653 additional shares As a result of the GUC Trust Administrator's quarterly reevaluation of the Taxes on Distribution Reserve for the quarter ended June 30, 2013, the GUC Trust Securities from the GUC Trust Administrative Costs Reserve and the Reporting and Transfer Costs Reserve to the Taxes on Distribution Reserve. aggregate) by 1,010,369 shares of New GM Common Stock and 918,546 warrants of each class of warrants. This reduction reflects the reallocation of Reserved Distribution Reserve from 35% to 39.6%, as disclosed in the Form 10-Q for the period ended December 31, 2012. In addition, the GUC Trust reduced the increase in the fair market value of New GM Securities during the period and a change in the applicable tax rate applied to the calculation of the Taxes on Common Stock and 2,068,982 additional warrants of each class of warrants in the Taxes on Distribution Reserve. This increase was primarily related to the During the quarter ended March 31, 2013, the GUC Trust Administrator determined that it was necessary to include 2,275,880 additional shares of New GM

Trust as of the date of this report. that, the New GM Securities currently held in the Taxes on Distribution Reserve would be sufficient, upon liquidation, to satisfy the tax obligations of the GUC potential tax obligations as they calculate as of the date of this report. Accordingly, it is the view of the GUC Trust Administrator and the GUC Trust Monitor after consultation with the GUC Trust Monitor and Trust Professionals, that the Second Revised Calculation is a conservative methodology for calculating the on Distribution Reserve. Following the reallocation of such New GM Securities, the Taxes on Distribution Reserve consisted of 8,305,096 shares of New GM aggregate) by 375,391 shares of New GM Common Stock and 341,265 warrants of each class of warrants, and reallocated these New GM Securities to the Taxes number of Reserved Securities which were previously set aside to fund projected GUC Trust Administrative Costs and Reporting and Transfer Costs (in the Revised Calculation. This increase was related to the increase in the fair market value of New GM Securities during the period. The GUC Trust reduced the 10,335,912 warrants of each class of warrants that would be necessary to fully reflect the Second Revised Calculation. It is the view of the Trust Administrator Common Stock and 7,550,087 warrants of each class of warrants, which amounts were less than the 11,369,503 shares of New GM Common Stock and

beneficiaries of certain numbers of Units. being made available at the time of the relevant distribution, additional assets in the form of New GM Securities and/or cash in respect of their being allowed as of the Initial Distribution and (b) to the extent Excess GUC Trust Distributable Assets have previously been made available to Unit holders and/or are Distributions to holders of Resolved Allowed General Unsecured Claims include (a) distributions such claimants would have received had their claims been

6

Distributable Assets are made "in respect of Units" Pursuant to the Plan, no portion of the initial distribution to claimants was made "in respect of Units". Only subsequent distributions of Excess GUC Trust

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unsecured claims at either, as applicable, (i) original amounts as filed, (ii) amounts as currently reclassified or reduced by court order or (iii), amounts as allowed notice to any party. Amounts represented herein represent Class 3 General Unsecured Claims (as defined in the Plan). The amounts as currently ordered represent Categorizations represent a subjective assessment by the GUC Trust as to the nature of the underlying claims based on information provided by the claimant and/or contained in the books and records of the GUC Trust. Such categorizations are subject to change at the sole discretion of the GUC Trust and without be held by the GUC Trust until the next calendar quarter for which the amount of Excess GUC Trust Distributable Assets exceeds the Distribution Threshold. Excess GUC Trust Distributable Assets are reported in section H as Excess GUC Trust Distributable Assets reserved for distribution to holders of Units and will distribution or the ninth quarter distribution, as the amount of Excess GUC Trust Distributable Assets did not exceed the Distribution Threshold. Undistributed (1) above), the fourth quarter distribution, the fifth quarter distribution, the sixth quarter distribution, the seventh quarter distribution, the eighth quarter As described in footnote (1) above, no distributions to holders of Units were made in connection with the Section 2.3(a) Distribution (as defined in footnote

per executed or ordered settlement. The amounts as allowed represent Allowed Class 3 General Unsecured Claims (as defined in the Plan).

(8)

### EXHIBIT B

MLC GUC Trust Wind-Down Actual vs. Approved Budget Report (\$ in thousands)

Apr - Jun 2013 Actual (1)

Apr - Jun 2013 Budget (2)

Actual o(u) Budget

	(8%)	(\$409.9)	\$4,902.8	\$4,492.9	16 Total GUC Trust Expenses	16
	(12%)	(184.5)	1,592.3	1,407.8	15 Total Other Costs	15
	0%	0.0	0.0	0.0	14 Michigan Tax on DIP Loan	14
	0%	0.0	0.0	0.0	13 Insurance Expense - Wind Down	13
	0%	0.0	13.0	13.0	12 Rent/Facilities Expense	12
	(19%)	(39.4)	202.1	162.7	11 Acctg & Tax Advisors	11
	(3%)	(11.7)	360.9	349.2	10 Monitoring Fees	10
	(13%)	(33.7)	250.0	216.3	9 GUC Trustee Legal-Gibson	9
	(6%)	(40.7)	646.3	605.6	8 GUC Trustee Fees - Wilmington	$\infty$
Work related to Bankruptcy Court activities lower than anticipated	(49%)	(59.0)	120.0	61.0	7 Garden City Group	7
	(7%)	(225.4)	3,310.5	3,085.1	6 Total Professional Fees	6
	0%	0.0	0.0	0.0	5 Stewart McKelvey	Ŋ
Timing; litigation expenses were higher this quarter due to the trial schedule and the post trial briefing process	94%	586.3	625.0	1,211.3	4 Nova Scotia Litigation	4
Under budget due to settlements in lieu of litigation	(87%)	(551.6)	636.6	85.0	3 ADR	ω
Claims work is winding down; the remaining work is less time intensive	(21%)	(216.9)	1,050.0	833.1	2 Lead Counsel	2
	(4%)	(\$43.2)	998.9	\$955.7	1 AlixPartners	_
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<sup>(1)</sup> Reflective of expenses incurred and accrued for work performed during the 3 months ended June 30, 2013. Excludes any true-up from reversal of prior quarter accruals.

<sup>(2)</sup> As submitted to DIP Lenders and GUC Trust Monitor on November 29, 2012